

Results of Brief Enforcement Hearings – November 6, 2003

Note: Brief Enforcement Hearings are heard by a Single Commissioner, normally the Chair of the Commission. Brief enforcement hearings are held when the facts are undisputed, the violations appear to be relatively minor in nature, and a penalty no greater than \$500 will be assessed for the violations. A respondent may appeal the results of a brief enforcement hearing by asking the full Commission to review the findings of the Single Commissioner.

Brief Enforcement Hearings – November 6, 2003

1. **H. M. “Mike” Foote, Jr. (2001 candidate)**, Case #02-296
Results: The hearing was continued to the Brief Enforcement Hearing scheduled for December 15, 2003, at 9:30 a.m.
2. **H. M. “Mike” Foote, Jr. (2003 candidate)**, Case #04-022
Results: The hearing was continued to the Brief Enforcement Hearing scheduled for December 15, 2003, at 9:30 a.m..
3. **Michael Kayser**, Case #04-025
Results: The Respondent was found to have violated RCW 42.17.080 and 42.17.090 by failing to timely file reports of contributions and expenditures.
Assessed Penalty: \$400, with \$100 suspended on the condition that the post-election C-4 report covering the period of October 28 through November 30, 2003, is timely and accurately filed.
4. **WA Independence Day Association PAC (Continuing Political Committee)**, Case #04-016
Results: The Respondent was found to have violated the terms of a suspended penalty in PDC Case #04-016, which required it to electronically file its January, February, March, April, May, and June 2003 contribution and expenditure reports within 30 days of the date of the Order in that case, or by September 13, 2003. The Presiding Officer ordered that the \$100 suspended portion of the original \$250 penalty be reimposed.